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1 2 3 4	HAL TAYLOR DAVID F. CHERMOL Esquire 11450 Bustleton Avenue Philadelphia, Pennsylvania 19116 Phone: 215-464-7200 dave@ssihelp.us		
5	Attorney for Plaintiff		
6 7 8 9 10 11	DANIEL G. BOGDEN, NSBN 2137 United States Attorney BLAINE T. WELSH Chief, Civil Division APRIL A. ALONGI, VSBN 76459 Special Assistant United States Attorney 160 Spear Street, Suite 800 San Francisco, California 94105 Phone: 415-977-8954 Fax: 415-744-0134 april.alongi@ssa.gov		
12	Attorneys for Defendant		
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15 16 17 18 19	GHAZAL M. KHADJAZADA, Plaintiff JOINT STIPULATION FOR V. VOLUNTARY REMAND PURSUANT TO SENTENCE FOUR OF 42 U.S.C. § 405(G) CAROLYN W. COLVIN, Acting Commissioner of Social Security,		
20	Defendant.		
21			
22 23 24 25 26	Plaintiff Ghazal M. Khadjazada (Plaintiff) and Defendant Carolyn W. Colvin, Actin Commissioner of Social Security (the Commissioner), stipulate, with the approval of this Courto remand the above-captioned matter to the Commissioner, pursuant to sentence four of 42 U.S. § 405(g). The purpose of the remand is to issue a new decision.		

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1	On remand, the Appeals Council will remand the case to an administrative law judge (ALJ)		
2	for a new decision. The Appeals Council will instruct the ALJ to update the medical record, assess		
3	Plaintiff's residual functional capacity (RFC), and determine whether Plaintiff can perform her		
4	past relevant work or other work that exists in significant numbers given Plaintiff's age, education,		
5	vocational factors, and RFC.		
6		Respectfully submitted,	
7	D 4 0 4 1 2 2016	-	
8	Date: October 3, 2016	HAL TAYLOR	
9	By:	/ <u>s/* David F. Chermol</u> DAVID F. CHERMOL	
10		Esquire *by email authorization on 10/3/16	
11		Attorneys for Plaintiff	
12		Attorneys for Flamtin	
13	Date: October 3, 2016	DANIEL G. BOGDEN	
14		United States Attorney BLAINE T. WELSH	
15		Chief, Civil Division	
16	By:	<u>/s/ April A. Alongi</u> APRIL A. ALONGI	
17		Special Assistant United States Attorney	
		Attorneys for Defendant	
18			
19			
20	IT IS	S SO ORDERED.	
21			
22			
23		A.	
24	DATE: 10/13/16		
25		E HONORABLE RICHARD F. BOULWARE, II ted States District Judge	
26			

DEFENDANT'S CERTIFICATE OF SERVICE 1 2 I certify that I caused a copy of the Joint Stipulation For Voluntary Remand Pursuant To Sentence 3 Four Of 42 U.S.C. § 405(g), via CM/ECF notice, on: 4 5 DAVID F. CHERMOL 6 Esquire dave@ssihelp.us 7 8 Date: October 3, 2016 DANIEL G. BOGDEN United States Attorney 9 BLAINE T. WELSH Chief, Civil Division 10 By: /s/ April A. Alongi 11 APRIL A. ALONGI Special Assistant United States Attorney 12 13 Attorneys for Defendant 14 15 16 17 18 19 20 21 22 23 24 25 26

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1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA		
3			
4	GHAZAL M. KHADJAZADA,) Case No: 2:16-cv-00234-RFB-PAL	
5	Plaintiff)) [PROPOSED] JUDGMENT	
6	v.)	
7	CAROLYN W. COLVIN, Acting Commissioner of Social Security,))	
8	Defendant.)	
9)	
10			
11			
12	Having ordered remand in accordance with the Joint Stipulation For Voluntary Remand Pursuant To Sentence Four Of 42 U.S.C. § 405(g), Judgment is entered accordingly.		
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18	DATE:	VONOD I DI E DIGNI DE E DOMINI DE M	
19		HONORABLE RICHARD F. BOULWARE, II d States District Judge	
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